IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X
In re	: Chapter 11
DELPHI CORPORATION, et al.,	: Case No. 05-44481 (RDD)
Debtors.	: (Jointly Administered)
	X
<u>AFFIDAVIT</u>	OF SERVICE
	n according to law, depose and say that I am nts, LLC, the Court appointed claims and captioned cases.
parties listed on <u>Exhibit A</u> hereto via over <u>Exhibit B</u> hereto via electronic notification	erved the document listed below (i) upon the night delivery, (ii) upon the parties listed on n, (iii) upon the parties listed on Exhibit C es listed on Exhibit D hereto via postage pre-
	363(b) and Fed.R.Bankr.P. 6004 Authorizing ial Attrition Program Agreement (Docket No. ereto as Exhibit E]
On May 15, 2006, I caused to be parties listed on Exhibit F hereto via overnig	served the document listed below upon the ght delivery:
	863(b) and Fed.R.Bankr.P. 6004 Authorizing ial Attrition Program Agreement (Docket No. ereto as Exhibit E]
Dated: May 17, 2006	<u>/s/ Evan Gershbein</u> Evan Gershbein
Subscribed and sworn to (or affirmed) befor Evan Gershbein, personally known to me or evidence to be the person who appeared before	proved to me on the basis of satisfactory
Signature : /s/ Sarah Elizabeth Frankel	
Commission Expires: <u>12/23/08</u>	

EXHIBIT A

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Delphi Corporation
Master Service List

COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	PHONE	FAX	EMAIL	PARTY / FUNCTION
Brandes Investment Partners LP	Ted Kim	11988 El Camino Real	Suite 500	San Diego	CA	92103				Equity Security Holders Committee
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Electronic Data Systems Corp.	Michael Nefkens	5505 Corporate Drive MSIA		Troy	МІ	48098	248-696-1729	248-696-1739	mike.nefkens@eds.com	Creditor Committee Member
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Internal Revenue Service	Attn: Insolvency Department	477 Michigan Ave	Mail Stop 15	Detroit	МІ	48226	313-628-3648	313-628-3602		Michigan IRS
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James H Kelly		PO Box 4426		Boulder	со	80306				Equity Security Holders Committee
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United States Trustee	Alicia M. Leonhard	33 Whitehall Street	21st Floor	New York	NY	10004-2112	212-510-0500	212-668-2255 does not take service via fax		United States Trustee
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) (1105 170 01 104		144 1	50	00000		202-778-2688	rgriffin@iuoe.org	832
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EXHIBIT B

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Delphi Corporation

Master Service List

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Strok, LLP Weinstein, Eisen & Weiss LLP	Arom Ordube = ! = -	1005 Century Devis 5t	#1150	Lee Ancilia	CA	0000=		240 000 0000	240 000 0444	lekvall@wgllp.com	Electronic Components, Inc.
	Aram Ordubegian	1925 Century Park East	#1150	Los Angeles	CA	90067		310-203-9393		aordubegian@weineisen.com	Counsel for Orbotech, Inc.
	Cooffroy I Datara	175 Couth Third Ctroot									
Weltman, Weinberg & Reis Co., L.P.A.	Geoffrey J. Peters	175 South Third Street	Suite 900	Columbus	ОН	43215		614-857-4326	614-222-2193		Counsel to Seven Seventeen
	Geoffrey J. Peters John K. Cunningham	175 South Third Street 1155 Avenue of the Americas	Suite 900	Columbus New York	NY	43215 10036-2787		614-857-4326 212-819-8200		gpeters@weltman.com	Counsel to Seven Seventeen Credit Union Counsel for Appaloosa

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
White & Case LLP	Margarita Mesones-Mori	Wachovia Financial Center	200 South Biscayr	ne Miami	FL	33131		305-371-2700	305-358-5744		Counsel for Appaloosa
			Blvd., Suite 4900								Management, LP
										mmesonesmori@whitecase.com	
Whyte, Hirschboeck Dudek S.C.	Bruce G. Arnold	555 East Wells Street	Suite 1900	Milwaukee	WI	53202-4894		414-273-2100	414-223-5000		Counsel for Schunk Graphite
										barnold@whdlaw.com	Technology
Vinstead Sechrest & Minick P.C.	Berry D. Spears	401 Congress Avenue	Suite 2100	Austin	TX	78701		512-370-2800	512-370-2850		Counsel for National Instruments
										bspears@winstead.com	Corporation
Vinstead Sechrest & Minick P.C.	R. Michael Farquhar	5400 Renaissance Tower	1201 Elm Street	Dallas	TX	75270		214-745-5400	214-745-5390		Counsel for National Instruments
										mfarquhar@winstead.com	Corporation
Winthrop Couchot Professional	Marc. J. Winthrop	660 Newport Center Drive	4th Floor	Newport Beach	CA	92660		949-720-4100	949-720-4111		Counsel for Metal Surfaces, Inc.
Corporation										mwinthrop@winthropcouchot.com	
Vinthrop Couchot Professional	Sean A. O'Keefe	660 Newport Center Drive	4th Floor	Newport Beach	CA	92660		949-720-4100	949-720-4111		Counsel for Metal Surfaces, Inc.
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VL Ross & Co., LLC	Oscar Iglesias	600 Lexington Avenue	19th Floor	New York	NY	10022		212-826-1100	212-317-4893		Counsel for WL. Ross & Co., LLO
										oiglesias@wlross.com	
Nomble Carlyle Sandridge & Rice, PLLC	Lillian H. Pinto	300 North Greene Street	Suite 1900	Greensboro	NC	27402		336-574-8058	336-574-4528		Counsel for Armacell
										Ipinto@wcsr.com	
Zeichner Ellman & Krause LLP	Peter Janovsky	575 Lexington Avenue		New York	NY	10022		212-223-0400	212-753-0396		Counsel for Toyota Tsusho
										pjanovsky@zeklaw.com	America, Inc.
Zeichner Ellman & Krause LLP	Stuart Krause	575 Lexington Avenue		New York	NY	10022		212-223-0400	212-753-0396		Counsel for Toyota Tsusho
					1					skrause@zeklaw.com	America, Inc.

EXHIBIT C

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Akebono Corporation (North America)	Alan Swiech	34385 Twelve Mile Road		Farminton Hills	MI	48331		248-489-7406	866-609-0888	3	Vice President of Administration
										aswiech@akebono-usa.com	for Akebono Corporation
Arent Fox PLLC	Mitchell D. Cohen	1675 Broadway		New York	NY	10019		212-484-3900	212-484-3990		Counsel for Pullman Bank and
										Cohen.Mitchell@arentfox.com	Trust Company
Arent Fox PLLC	Robert M. Hirsh	1675 Broadway		New York	NY	10019		212-484-3900	212-484-3990)	Counsel for Pullman Bank and
										Hirsh.Robert@arentfox.com	Trust Company
Clark Hill PLC	Seth A. Drucker	500 Woodward Avenue	Suite 3500	Detroit	MI	48226-3435		313-965-8300	313-965-8252	2	Counsel for BorgWarner Turbo
											Systems Inc.; Metaldyne
										sdrucker@clarkhill.com	Company, LLC
King & Spalding, LLP	Alexandra B. Feldman	1185 Avenue of the Americas		New York	NY	10036		212-556-2100	212-556-2222	2	Counsel for Martinrea
										afeldman@kslaw.com	International, Inc.
Kirkland & Ellis LLP	Geoffrey A. Richards	200 East Randolph Drive		Chicago	IL	60601		312-861-2000	312-861-2200		Counsel for Lunt Mannufacturing
										grichards@kirkland.com	Company
North Point	Michelle M. Harner	901 Lakeside Avenue		Cleveland	OH	44114		216-586-3939	216-579-0212		Counsel for WL. Ross & Co., LLC
										mmharner@jonesday.com	
O'Rourke Katten & Moody	Michael C. Moody	161 N. Clark Street	Suite 2230	Chicago	IL	60601		312-849-2020	312-849-2021		Counsel for Ameritech Credit
											Corporation d/b/a SBC Capital
										mmoody@okmlaw.com	Services
Terra Law LLP	David B. Draper	60 S. Market Street	Suite 200	San Jose	CA	95113		408-299-1200	408-998-4895	· · · · · · · · · · · · · · · · · · ·	Counsel for Maxim Integrated
										ddraper@terra-law.com	Products, Inc.

EXHIBIT D

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP	COUNTRY	PHONE	FAX	EMAIL	PARTY / FUNCTION
Professional Technologies Services	John V. Gorman	P.O. Box #304		Frankenmuth	MI	48734		989-385-3230	989-754-7690	They have no email address, have to be	Corporate Secretary for
										notified by mail	Professional Technologies
											Services

EXHIBIT E

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

X

In re : Chapter 11

DELPHI CORPORATION, et al., : Case No. 05-44481 (RDD)

:

Debtors. : (Jointly Administered)

:

X

AMENDED ORDER UNDER 11 U.S.C. § 363(b) AND FED. R. BANKR. P. 6004 AUTHORIZING DEBTORS TO ENTER INTO THE UAW SPECIAL ATTRITION PROGRAM AGREEMENT

("UAW HUMAN CAPITAL HOURLY ATTRITION PROGRAMS ORDER")

Upon the motion, dated March 22, 2006 (the "Motion"), of Delphi Corporation ("Delphi") and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (each, a "Debtor," and collectively, the "Debtors"), for an order (the "Order") under 11 U.S.C. § 363(b) and Rule 6004 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules") (a) approving and authorizing the Debtors to enter into agreements providing for the human capital hourly attrition programs (collectively, the "Hourly Attrition Programs") covering the majority of the Debtors' hourly union-represented employees, (b) authorizing the Debtors to implement the Hourly Attrition Programs, (c) authorizing and approving the UAW Special Attrition Program Agreement (as defined in ordering paragraph 3 below), and (d) approving the provisions set forth in paragraphs 3.b.iv.3., 7.b., 7.c. and 7.d. of the UAW Special Attrition Program Agreement (provided, however, that such express approval thereof shall not be deemed to limit in any way this Court's approval of any other provisions of the UAW Special Attrition Program Agreement); and this Court having considered (w) Appaloosa Management L.P.'s Preliminary Objection To Motion For Order Under 11 U.S.C. § 363(b) And Fed. R. Bankr. P. 6004 Approving The Debtors' Human Capital Hourly Attrition Programs, dated March 30, 2006 (Docket No. 3021), as supplemented by Appaloosa Management L.P.'s Supplemental Objection To Motion For Order Under 11 U.S.C. § 363(b) And Fed. R. Bankr. P. 6004 Approving the Debtors' Human Capital Hourly Attrition Programs, dated April 4, 2006 (Docket No. 3098); (x) the Limited

Objection Of The Official Committee Of Unsecured Creditors To Motion For Order Under 11 U.S.C. § 363(b) And Fed. R. Bankr. P. 6004 Approving The Debtors' Human Capital Hourly Attrition Programs, dated April 4, 2006 (Docket No. 3092), as amended by the Amended Limited Objection Of The Official Committee Of Unsecured Creditors To Motion For Order Under 11 U.S.C. § 363(b) And Fed. R. Bankr. P. 6004 Approving The Debtors' Human Capital Hourly Attrition Programs, dated April 5, 2006 (Docket No. 3108); (y) the Limited Objection Of Wilmington Trust Company, As Indenture Trustee, To Motion For Order Under 11 U.S.C. § 363(b) And Fed. R. Bankr. P. 6004 Approving The Debtors' Human Capital Hourly Attrition Programs, dated April 4, 2006 (Docket No. 3097); and (z) the Limited Objection Of Law Debenture Trust Company Of New York, As Indenture Trustee, To Motion For Order Under 11 U.S.C. § 363(b) And Fed. R. Bankr. P. 6004 Approving Debtors' Human Capital Hourly Attrition Programs, dated April 6, 2006 (Docket No. 3130) (collectively, the "Objections"); and this Court having further considered The Response Of UAW In Support Of Debtors' Motion For Approval Of UAW Special Attrition Program, dated March 24, 2006 (Docket No. 2958) and the Response Of General Motors Corporation In Support Of Debtors' Motion For Order Approving Human Capital Hourly Attrition Programs, dated April 4, 2006 (Docket No. 3090); and this Court having also considered the statements in open Court on behalf of the administrative agent under the Debtors' prepetition credit facility and the United Steelworkers of America in support of the Motion; and upon the evidence presented at the April 7, 2006 hearing on the Motion (the "Hearing") and the arguments and statements of counsel clarifying the relief sought in the Motion; and this Court having determined, for the reasons stated in its bench ruling at the conclusion of the Hearing that the relief requested in the Motion, as provided herein, is in the best interests of the Debtors, their estates, their creditors, and other parties-in-interest; and it appearing that proper and adequate notice of the Motion has been given and that no other or further notice is necessary; and after due deliberation thereon; and good and sufficient cause appearing therefor; and the Court having previously entered an Order, dated May 5, 2006 in respect of the Motion and having been informed by counsel for GM by letter dated May 12, 2006, of a potential ambiguity in the May 5, 2006 Order that could, though incorrectly, be read to exceed the relief

granted by the Court, the Court has determined to enter this Amended Order, which supercedes the May 5, 2006 Order, to eliminate such ambiguity. Therefore, it is hereby

ORDERED, ADJUDGED, AND DECREED THAT:

- 1. The Motion is GRANTED IN PART and DENIED IN PART as set forth herein.
- 2. The Objections are overruled to the extent inconsistent with the terms hereof.
- 3. The Debtors are hereby authorized to enter into the agreement by and among Delphi Corporation, General Motors Corporation ("GM"), and the United Automobile, Aerospace and Agricultural Implement Workers of America (the "UAW") attached hereto as Exhibit 1 (the "UAW Special Attrition Program Agreement") and to implement the terms of such UAW Special Attrition Program Agreement.
- 4. Except for the bilateral agreements of the UAW and GM to which the Debtors are not a party, each of the signatories to the UAW Special Attrition Program Agreement (each such party, a "Signatory," and collectively, the "Signatories") is directed to take all actions necessary or appropriate to effectuate the terms of this Order and the terms of the UAW Special Attrition Program Agreement, including, without limitation, any and all actions necessary or appropriate to its implementation of and performance under such agreement.
- 5. With respect to payment by the Debtors of gross monthly wages to those employees who participate in the voluntary pre-retirement program as provided by paragraph 3.b. of the UAW Special Attrition Program Agreement, Delphi shall establish a segregated bank account (the "Segregated Account") that shall be funded in the amount of \$75 million. The funds in the Segregated Account shall be available to satisfy the obligations of paragraph 3.b. of the UAW Special Attrition Program Agreement and for no other purpose. Under no circumstances (including but not limited to conversion of Delphi's chapter 11 cases to chapter 7 cases) shall the assets in the Segregated Account be available to satisfy the claims of any party other than the employees except as otherwise specifically provided in the UAW Special Attrition Program Agreement. Delphi shall be entitled to withdraw funds from the

- Segregated Account as and when provided by the terms of paragraph 3.b.iv. of the UAW Special Attrition Program Agreement. Upon withdrawal pursuant to the terms of paragraph 3.b.iv. of the UAW Special Attrition Program Agreement, the Debtors' use of such funds shall no longer be restricted by the terms of the UAW Special Attrition Program Agreement.
- 6. The UAW Special Attrition Program Agreement shall not be subject to abrogation, modification, or rejection without the mutual consent of the Signatories (with the exception of bilateral agreements of the UAW and GM (such as paragraphs 1. and 5a, d, f, and g obligations) that do not affect the Debtors) and, to the extent required by section 363(b) of the Bankruptcy Code, further order of the Court. The UAW Special Attrition Program Agreement and, this Court's approval of such agreement, or the performance of any obligation thereunder are each without prejudice to the rights and remedies of any party-ininterest (including the Signatories, the Crediters' Committee, and the Equity Committee) in all other aspects of the Debtors' chapter 11 cases, including, by illustration, the Debtors' and GM's respective positions in all commercial discussions and claims matters between them, all collective bargaining matters involving the parties, in any potential proceedings under sections 1113 and/or 1114 of the Bankruptcy Code with respect to the UAW, under section 365 of the Bankruptcy Code with respect to GM's contracts with the Debtors, in any pension termination proceeding under the Employee Retirement Income Security Act of 1974, as amended ("ERISA") and/or the Bankruptcy Code, and all claims administration and allowance matters.
- 7. Nothing in the UAW Special Attrition Program Agreement, this Court's approval of such agreement, or the performance of any obligation thereunder, shall limit or otherwise modify (a) the Debtors' rights under Section 4041 of ERISA or (b) the Debtors' rights under section(s) 1113 and/or 1114 of the Bankruptcy Code with regard to any obligations which pre-existed the UAW Special Attrition Program Agreement (including pre-existing obligations referenced within such agreement), such as (by way of illustration only) the

obligation to maintain the hourly pension plan or provide retirees or active employees (including employees/retirees participating in the attrition programs contained in the UAW Special Attrition Program Agreement) with levels of healthcare or other benefits as specified in pre-existing labor agreements. Under no circumstances shall the Debtors freeze any pension plan covering UAW-represented employees in a manner that prevents such employees in the pre-retirement program described in paragraph 3.b. of the UAW Special Attrition Program Agreement from receiving on-going credited service sufficient to reach 30 years of credited service. The Debtors shall provide the same healthcare and life insurance coverage to employees participating in paragraph 3.b. of the UAW Special Attrition Program Agreement that they provide to its other active UAW employees; provided, however, that if the Debtors reduce or eliminate such coverage provided to their active UAW employees, GM shall subsidize such coverage provided to employees participating in such paragraph 3.b. up to the level provided to GM-UAW active employees.

8. GM may conclusively assert a prepetition, general unsecured claim with respect to (x)

OPEB obligations it assumes under paragraph 4 of the UAW Special Attrition Program

Agreement (excluding, for the avoidance of doubt, (i) incentive payments made by GM to
any Delphi employee under paragraph 3.a.i., and (ii) any payments made by GM under
paragraph 1) and (y) active health care and life insurance obligations GM assumes under
paragraph 7.d thereof against the estate of Delphi Corporation under and/or within (a) the
U.S. Employee Matters Agreement (including, without limitation, related flowback
agreements and the UAW-GM-Delphi Memorandum of Understanding Benefit Plan
Treatment and the UAW-GM-Delphi Flowback Agreements contained in the 1999 and 2003
GM-UAW and Delphi-UAW Contract Settlement Agreements), (b) Delphi's Agreement
dated December 22, 1999 to indemnify GM for its liability under the Benefit Guarantee, as if
all conditions for the triggering of GM's claim shall have occurred, and (c) Delphi's general
indemnity of GM under the Master Separation Agreement. GM has agreed to assume and

pay OPEB payments to Delphi employees who "check the box" and/or flow back to GM for purposes of retirement, and to pay the amounts due under paragraph 3.a.i. of the UAW Special Attrition Program Agreement. The presumed triggering of GM's claim against Delphi Corporation described above is only for purposes of the UAW Special Attrition Program Agreement and does not trigger any contractual claims against either Delphi or GM beyond their respective obligations under the UAW Special Attrition Program Agreement. Except as provided in this paragraph, GM may not assert any claim against any of the Debtors on account or in respect of its obligations or performance under the UAW Special Attrition Program Agreement (including, but not limited to, under paragraphs 1. and 2. thereof).

- 9. Nothing contained in the UAW Special Attrition Program Agreement, in this Court's approval of such agreement or the performance of any obligation thereunder, shall constitute an assumption of any agreement described therein, including, without limitation (a) any collective bargaining agreement between the UAW and the Debtors or (b) any agreement between GM and the Debtors, nor shall anything in the UAW Special Attrition Program Agreement in this Court's approval of such agreement or the performance of any obligation thereunder be deemed to create or give rise to an administrative or priority claim with respect to, in favor of or for the benefit of GM or convert a prepetition claim into a postpetition claim or an administrative expense with respect to any party.
- 10. For the avoidance of doubt, nothing in the Motion, the UAW Special Attrition Program

 Agreement, this Court's approval of such agreement, the performance of any obligation
 thereunder, or any other document shall prejudice the right of any party-in-interest
 (including, without limitation, the Debtors, the Creditors' Committee and the Equity
 Committee) to challenge the allowability, amount, or priority of any claims asserted by GM
 (including, without limitation, all defenses, objections, offsets, counterclaims, bases for
 disallowance, subordination or recharacterization, all avoidance rights under chapter 5 of the

Bankruptcy Code, and all remedies with respect thereto), except that GM's claims, if any, with respect to OPEB obligations assumed under paragraph 4 of the UAW Special Attrition Program Agreement or active health care and life insurance obligations assumed under paragraph 7.d. of the UAW Special Attrition Program Agreement shall not be subject to objection on the basis that such claims were not assertable under (a) the U.S. Employee Matters Agreement (including, without limitation, related flow back agreements and the UAW-GM-Delphi Memorandum of Understanding Benefit Plan Treatment and the UAW-GM-Delphi Flowback Agreements contained in the 1999 and 2003 GM-UAW and Delphi-UAW Contract Settlement Agreements), (b) Delphi's Agreement dated December 22, 1999 to indemnify GM for its liability under the Benefit Guarantee, as if all conditions for the triggering of GM's claim shall have occurred, and (c) Delphi's general indemnity of GM under the Master Separation Agreement. Except as expressly provided in the preceding sentence, GM's claim is subject to defenses under those particular agreements listed above or on any other ground. GM may not assert any claim of any kind arising under or relating to the UAW Special Attrition Program Agreement against any Debtor other than Delphi, and the foregoing exception shall not impair any right or remedy that may exist with respect to the enforceability or avoidability of any such agreement. Further, nothing in the Motion, the UAW Special Attrition Program Agreement, this Court's approval of such agreement, the performance of any obligation thereunder, or any other document shall prejudice any right or remedy of any Debtor against any other Debtor with respect to the allocation of Delphi's obligations under the UAW Special Attrition Program Agreement or claims asserted against Delphi thereunder, all of which rights are expressly preserved.

11. This Court shall retain jurisdiction to hear and determine all matters arising from the implementation and performance of this Order and the UAW Special Attrition Program Agreement and over each of the Signatories in connection therewith; <u>provided</u>, <u>however</u>, that the Court's jurisdiction shall not extend to bilateral agreements of the UAW and GM

(such as paragraphs 1 and 5a-d, f, and g of the UAW Special Attrition Program Agreement).

12. The Debtors shall notice for hearing any Hourly Attrition Programs entered into with the

Debtors' other unions as provided under the Order Under 11 U.S.C. §§ 102(1) and 105 and

Fed. R. Bankr. P. 2002(m), 9006, 9007, and 9014 Establishing Omnibus Hearing Dates and

Certain Notice, Case Management, and Administrative Procedures, entered by this Court on

October 14, 2005 (Docket No. 245), as further supplemented by orders entered by this Court

on March 20, 2006 (Docket No. 2883), March 28, 2006 (Docket No. 2995), and April 20,

2006 (Docket No. 3293), and any other order further modifying such orders.

13. The requirement under Rule 9013-1(b) of the Local Bankruptcy Rules for the United States

Bankruptcy Court for the Southern District of New York for the service and filing of a

separate memorandum of law is deemed satisfied by the Motion.

Dated: New York, New York

May 12, 2006

/s/ Robert D. Drain
UNITED STATESBANKRUPTCY COURT JUDGE

EXHIBIT F

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COMPANY	CONTACT	ADDRESS1	ADDRESS2	CITY	STATE	ZIP
Fried Frank Harris Shriver & Jacobson	Brad Eric Sheler Bonnie Steingart Vivek Melwani Jennifer L Rodburg Richard J Slivinski	One New York Plaza		New York	NY	10004
White & Case LLP	Thomas Lauria Gerry Uzzi	Wachovia Financial Center	200 South Biscayne Blvd Suite 4900	Miami	FL	33131-2352